

FULBRIGHT & JAWORSKI L.L.P.

A REGISTERED LIMITED LIABILITY PARTNERSHIP

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December 6, 2006

Mr. Joe Sneed
Counselor at Law
699 FM 2027
Cameron, Texas 76520-5050Via Federal ExpressRe: Cause No. H-06-3849; *Elizabeth A. Gilmore v. Fulbright
& Jaworski L.L.P.*; In the United States District Court; For
the Southern District of Texas, Houston Division

Dear Mr. Sneed:

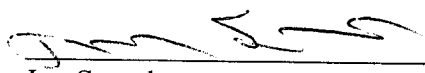
It was a pleasure meeting you yesterday. As we agreed yesterday by phone, consistent with Fed. R. Civ. P. 26(d), both parties will stay the deadline to respond or object to any outstanding discovery requests from the other party until 30 days following the completion of the parties' required Fed. R. Civ. P. 26(f) conference. Both parties acknowledge and agree that this agreement shall not act to waive the Plaintiff's right to file a motion to remand. If this comports with your understanding, please sign below where indicated, and return to me at your earliest convenience.

Very truly yours,

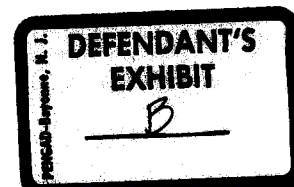

David Jordan

DJ/tf

AGREED:


Joe Sneed

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Mr. Joe Sneed
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c: Mr. Randal A. Kauffman
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Tomball, Texas 77377-1211

Mr. Lawrence H. Clore (Firm)